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1 respectfully move the Court to dismiss County Defendants from the above-captioned 2 action. Plaintiffs agree to dismiss their claims against the County Defendants with 3 prejudice from this action, based on information known to the parties as of September 6, 4 2016. Counsel for Intervenor-Defendants have advised the moving parties that they are 5 willing to stipulate to the County Defendants' dismissal. The State Defendants have 6 informed the moving parties that they do not consent to the dismissal of County 7 Defendants. 8 /s Sarah R. Gonski Dated: September 22, 2016 Daniel C. Barr (# 010149) 9 Sarah R. Gonski (# 032567) PERKINS COIE LLP 10 2901 North Central Avenue, Suite 2000 Phoenix, Arizona 85012-2788 11 Marc E. Elias (WDC# 442007)\* 12 Bruce V. Spiva (WDC# 443754)\* Elisabeth C. Frost (WDC# 1007632)\* 13 Amanda R. Callais (WDC# 1021944)\* PERKINS COIE LLP 14 700 Thirteenth Street N.W., Suite 600 Washington, D.C. 20005-3960 15 Telephone: (202) 654-6200 Facsimile: (202) 654-6211 16 MElias@perkinscoie.com BSpiva@perkinscoie.com 17 EFrost@perkinscoie.com ACallais@perkinscoie.com 18 Joshua L. Kaul (WI# 1067529)\* 19 PERKINS COIE LLP One East Main Street, Suite 201 20 Madison, Wisconsin 53703 Telephone: (608) 663-7460 21 Facsimile: (608) 663-7499 JKaul@perkinscoie.com 22 Attorneys for Plaintiffs Leslie Feldman, Luz 23 Magallanes, Mercedez Hymes, Julio Morera, Cleo Ovalle, Former Chairman and 24 First President of the Navajo Nation Peterson Zah, the Democratic National 25 Committee, the DSCC, the Arizona Democratic Party, Kirkpatrick for U.S. 26 Senate, and Hillary for America 27 28 -2-

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## **CERTIFICATE OF SERVICE** I hereby certify that on September 22, 2016, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and a Notice of Electronic Filing was transmitted to counsel of record. s/ Sarah R. Gonski